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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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DARBY & DARBY P.C.			KUMAR, PANKAJ	
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			2631	
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Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)				
Office Antion Comme	09/920,095	MEDLOCK ET AL.				
Office Action Summary	Examiner	Art Unit				
	Pankaj Kumar	2631				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply the No period for reply is specified above, the maximum statutory period was really reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONED	ely filed will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>08 June 2005</u> .						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-37</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)⊠ Claim(s) <u>10-14,24,25 and 27-37</u> is/are allowed.						
	6) Claim(s) <u>1-9,15-19 and 21-23</u> is/are rejected.					
	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SR/08)	Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:	ment Application (FTO-192)				

DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Response to Amendment

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 6, 21-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ozcelik USPN 6,233,277 in view of Brown USPN 6,650,694 and Zarubinsky USPN 5,903,232. Here is how the references teach the claims:
- 4. As per claim 1: An apparatus for processing data in a spread spectrum system (preamble is not afforded patentable weight), comprising: a decimation circuit (Ozcelik fig. 4: 56) having an associated decimation factor (not in Ozcelik but would be obvious as explained below); a memory coupled to said decimation circuit (Ozcelik fig. 4: 40); and an interpolation circuit coupled to said memory (Ozcelik fig. 4: 82), said interpolation circuit having an associated interpolation factor (not in Ozcelik but would be obvious as explained below); wherein said decimation circuit (Ozcelik fig. 4: 56) decimates a data rate of received spread spectrum (not in Ozcelik but would be obvious as explained below) data by said decimation factor to a decimated rate and stores said received data into said memory (Ozcelik fig. 4: 82) at said decimated rate;

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and wherein said interpolation circuit interpolates (Ozcelik fig. 4: 82) said decimated rate by said interpolation factor to an interpolated rate and retrieves said received data from said memory (Ozcelik fig. 4: 82) at said interpolated rate.

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- 5. What Ozcelik does not teach is that the decimator (Ozcelik fig. 4: 56) has a decimation factor and decimation rate and that the interpolator (Ozcelik fig. 4: 82) has an interpolation factor and an interpolated rate. What Zarubinsky teaches is that a decimator has a decimation factor with which it decimates to a decimation rate to decimate or reduce the amount of the data and that an interpolator has an interpolation factor to which it interpolates to an interpolated rate to interpolate or increase or boost amount of data (Zarubinsky col. 1 lines 38-49). Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was made, to arrive at the decimator having a decimation factor and decimation rate and the interpolator having an interpolation factor and an interpolated rate as recited by the instant claims, because the combined teaching of Ozcelik with Zarubinsky suggest the decimator having a decimation factor and decimation rate and the interpolator having an interpolation factor and an interpolated rate as recited by the instant claims. Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Ozcelik with Zarubinsky because Ozcelik suggests decimation and interpolation (something broad) in general and Zarubinsky suggests the beneficial use of decimation factor, decimation rate, interpolation factor, interpolation rate such as converting to a different value (Zarubinsky col. 1 lines 12-20) in the analogous art of interpolation, decimation.
- 6. What Ozcelik does not teach is decimating spread spectrum data. What Brown teaches is decimating spread spectrum data (Brown col. 29 lines 38-41). Thus, it would have been obvious,

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to one of ordinary skill in the art, at time the invention was made, to arrive at decimating spread spectrum data as indicated by the instant claims, because the combined teaching of Ozcelik with Brown suggest decimating spread spectrum data as indicated by the instant claims. Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Ozcelik with Brown because Ozcelik suggests decimating data (something broad) in general and Brown suggests the beneficial use of decimating spread spectrum data such as using decimating for dedicated physical control channels for a CDMA mobile phone in the analogous art of decimation.

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- 1. As per claim 2: The apparatus of claim 1, further comprising: a communication processor (Ozcelik fig. 1: transmission system and receiver comprise communication; HDTV systems have processors in order to encode the source by compression and decode the received for display; col. 1 line 61: decoding process, col. 2 lines 6-10: processing compression) coupled to said interpolation circuit (Ozcelik fig. 1: 30 coupled to receiver which is coupled to transmitter; fig. 2: 46 and 48 are part of 30; fig. 4: decimator and interpolator are part of 46 and 48 respectively) for receiving data from said memory at said interpolated rate.
- 2. As per claim 3: The apparatus of claim 1, further comprising: a dedicated controller for controlling data retrieval from said memory (Ozcelik fig. 4: 86 is dedicated to control the retrieval of the value C from memory 40).
- 3. As per claim 4: The apparatus of claim 1, further comprising: a micro-processor for controlling data retrieval from said memory (Ozcelik fig. 4:86 is part of the decoder fig. 1: 30 and 86 retrieves data from memory and col. 2 lines 30-33 or paragraph 12 teaches that the decoder is part of the processor: col. 2 lines 30-33 or paragraph 12: "Thus, the video decoder of

the present invention provides better picture quality than other known decoding processes where the processor is limited." Ozcelik does not teach that the processor is a micro-processor. Brown teaches microprocessor (Brown col. 3 lines 59-64). Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was made, to arrive at the microprocessor as recited by the instant claims, because the combined teaching of Ozcelik with Brown suggest microprocessor as recited by the instant claims. Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Ozcelik with Brown because Ozcelik suggests processor, reducing size, such as reducing size of memory (something broad) in general and Brown suggests the beneficial use of the processor being microprocessor such as processors being small and hence microprocessors and they are widely prevalent in microcomputers and various electronics in general in the analogous art of processing.

- 4. As per claim 6. The apparatus of claim 1, wherein said decimation factor is hard-coded into said decimation circuit (Ozcelik col. 1 lines 43-45: "predetermined decimation scheme"; since it is predetermined, it is hard-coded as opposed to adaptively changed in the processors or Ozcelik).
- As per claim 21: A method for processing data in a spread spectrum system, comprising the steps of: receiving data at a sampling rate (Ozcelik fig. 2: inherent for digital data 22 to be sampled and thus have a sampling rate); decimating (Ozcelik fig. 4: 56) said sampling rate by a decimation factor (not in Ozcelik but would be obvious as explained below) to obtain a decimated rate (Ozcelik fig. 4: output of 56); storing said data into a memory at said decimated rate (Ozcelik fig. 4: 82); interpolating said decimated rate to obtain an interpolated rate (Ozcelik fig. 4: 82); and outputting said data from said memory at said interpolated rate to a

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communication processor (Ozcelik fig. 1: output of 30 going to display 26; since it is displaying,

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it is communicating).

- 8. What Ozcelik does not teach is that the decimator (Ozcelik fig. 4: 56) has a decimation factor and decimation rate and that the interpolator (Ozcelik fig. 4: 82) has an interpolation factor and an interpolated rate. What Zarubinsky teaches is that a decimator has a decimation factor with which it decimates to a decimation rate to decimate or reduce the amount of the data and that an interpolator has an interpolation factor to which it interpolates to an interpolated rate to interpolate or increase or boost amount of data (Zarubinsky col. 1 lines 38-49). Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was made, to arrive at the decimator having a decimation factor and decimation rate and the interpolator having an interpolation factor and an interpolated rate as recited by the instant claims, because the combined teaching of Ozcelik with Zarubinsky suggest the decimator having a decimation factor and decimation rate and the interpolator having an interpolation factor and an interpolated rate as recited by the instant claims. Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Ozcelik with Zarubinsky because Ozcelik suggests decimation and interpolation (something broad) in general and Zarubinsky suggests the beneficial use of decimation factor, decimation rate, interpolation factor, interpolation rate such as converting to a different value (Zarubinsky col. 1 lines 12-20) in the analogous art of interpolation, decimation.
- 9. Ozcelik teaches decimating but does not teach decimating said sampling rate. The office takes official notice that when a decimator is receiving samples at a sampling rate, that the decimator is reducing the number of samples by picking every x sample which reduces or

decimates the sampling rate. Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was made, to modify the prior art teaching of Ozcelik with the decimator decimating said sampling rate as recited by the instant claims, because Ozcelik suggests the decimator in fig. 4: 56, 46 is receiving digital samples via other components in fig. 2 22 to 46 in the analogous art of processing data by decimation.

- 10. What Ozcelik does not teach is receiving spread spectrum data. What Brown teaches is receiving spread spectrum data (Brown title: receiver; col. 1 line 46: spread spectrum). Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was made, to arrive at receiving spread spectrum data as indicated by the instant claims, because the combined teaching of Ozcelik with Brown suggest receiving spread spectrum data as indicated by the instant claims. Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Ozcelik with Brown because Ozcelik suggests receiving data (something broad) in general and Brown suggests the beneficial use of receiving spread spectrum data such as data needed for CDMA communications in the analogous art of reception.
- 5. As per claim 22. The method of claim 21, further comprising the step of: retrieving data from said memory in accordance with instructions from a micro-processor. (Ozcelik fig. 4: 86 is part of the decoder fig. 1: 30 and 86 retrieves data from memory and col. 2 lines 30-33 or paragraph 12 teaches that the decoder is part of the processor: col. 2 lines 30-33 or paragraph 12: "Thus, the video decoder of the present invention provides better picture quality than other known decoding processes where the processor is limited." Ozcelik does not teach that the processor is a micro-processor. Brown teaches microprocessor (Brown col. 3 lines 59-64). Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was

made, to arrive at the microprocessor as recited by the instant claims, because the combined teaching of Ozcelik with Brown suggest microprocessor as recited by the instant claims.

Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Ozcelik with Brown because Ozcelik suggests processor, reducing size, such as reducing size of memory (something broad) in general and Brown suggests the beneficial use of the processor being microprocessor such as processors being small and hence microprocessors and they are widely prevalent in microcomputers and various electronics in general in the analogous art of processing.

- 6. As per claim 23. The method of claim 21, further comprising the step of: retrieving data from said memory in accordance with instructions from a dedicated controller (Ozcelik fig. 4: 86 is dedicated to control the retrieval of the value C from memory 40).
- 11. Claims 5, 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ozcelik USPN 6,233,277 in view of Brown and Zarubinsky as applied to claim 1 above, and further in view of Lovinggood USPN 6,697,603. See prior action for details.
- 12. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ozcelik USPN 6,233,277 in view of Brown and Zarubinsky as applied to claim 1 above, and further in view of Banerjea USPN 5,719,944. Here is how the references teach the claim:
- 13. As per claim 8. The apparatus of claim 1, wherein said interpolation factor is hard-coded into said interpolation circuit (not in Ozcelik but would be obvious). Ozcelik teaches the interpolation circuit but does not teach that its interpolation factor is hard coded. Banerjea 5719944 teaches that interpolation factor is hardcoded (Banerjea col. 3 lines 15-21). Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was made, to

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arrive at the interpolation factor being hardcoded as recited by the instant claims, because the combined teaching of Ozcelik with Banerjea suggest interpolation factor being hardcoded as recited by the instant claims. Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Ozcelik with Banerjea because Ozcelik suggests an inexpensive system (something broad) in general and Banerjea suggests the beneficial use of interpolation factor being hardcoded such as hard coded variable costs less when developing a system than a programmable variable in the analogous art of interpolation.

- 14. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ozcelik USPN 6,233,277 in view of Brown and Zarubinsky as applied to claim 1 above, and further in view of McDonough USPN 5,778,024. See prior action for details.
- 15. Claims 15-17, 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ozcelik USPN 6,233,277 in view of Brown and Zarubinsky as applied to claim 1 above, and further in view of Levin USPN 6,639,906. See prior action for details.

Allowable Subject Matter

16. Claims 10-14, 24, 25, 27, 28-32, 33-37 are allowed. See prior action for details.

Conclusion

17. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pankaj Kumar whose telephone number is (571) 272-3011. The examiner can normally be reached on Mon, Tues, Thurs and Fri after 8AM to after 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammad H. Ghayour can be reached on (571) 272-3021. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Pankaj Kumar Patent Examiner Art Unit 2631

PK

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